Attorney Docket No.: 4725 PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s)) Scott E. HRASTAR

Application No.) 10/700,914

Filing Date) November 4, 2003

Title) SYSTEMS AND METHODS FOR DETERMINING

WIRELESS NETWORK TOPOLOGY

Examiner) Backhean Tiv

Art Unit) 2151 Confirmation No.) 7780

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450 USA

DECLARATION UNDER 37 CFR § 1.131

Dear Madam or Sir,

I, Amit Sinha, hereby declare that:

- 1. I am Vice President & Chief Technology Officer of AirDefense, Inc., the assignee of Application No. 10/700,914, filed on 11/04/2003. Application No. 10/700,914 claims priority to U.S. Provisional Application No. 60/464,464 filed on 04/21/2003.
- 2. The sole inventor, Scott E. Hrastar, assigned the present application to AirDefense, Inc. on 10/14/2003, and the assignment was recorded with the USPTO at Reel/Frame 014674/0613 on 11/04/2003.
- 3. Scott E. Hrastar is no longer employed with AirDefense, Inc., and I, Amit Sinha, make this declaration in accordance with MPEP §715.04 since it is not possible to

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- produce the affidavit or declaration of the inventor. *Ex parte Foster*, 1903 C.D. 213, 105 O.G. 261 (Comm'r Pat. 1903).
- 4. Scott E. Hrastar has previously submitted on 06/03/2008 a Declaration under 37 CFR §1.131 to show conception prior to the February 14, 2003 priority date of Williams *et al.* (U.S. Pat. Publication No. 2005/0015623), and the February 13, 2004 filing date of Williams *et al.*
- 5. In the pending Non-Final Office Action mailed 08/20/2008, the Examiner rejects the previously presented Declaration under 37 CFR §1.131 to show reduction of practice prior to the February 14, 2003 priority date of Williams *et al.* (U.S. Pat. Publication No. 2005/0015623), and the February 13, 2004 filing date of Williams *et al.* because the evidence allegedly did not show that the invention had been sufficiently tested to demonstrate that it worked for its intended purpose (Non-Final OA, page 25).
- 6. The previously presented evidence for reduction to practice (Exhibit C of the 06/03/2008 Hrastar declaration) was a test log for AirDefense Release 3.0. AirDefense Release 3.0 included the present invention. Subsequent to the date of the test log, and prior to the priority date and filing date of Williams *et al.*, AirDefense Release 3.0 was generally available (GA).
- 7. The attached Exhibits D and E are true copies of original documents prepared in the regular course of business of AirDefense, Inc., the assignee of the above-identified application, and that the original is in the possession of AirDefense, Inc.
- 8. Exhibit D includes two invoices and packing slips for shipments of AirDefense Release 3.0 to two customers of AirDefense. The shipments associated with Exhibit D were in this country (U.S.A.) prior to the February 14, 2003 priority date of Williams *et al.* and the February 13, 2004 filing date of Williams *et al.* The corresponding dates of Exhibit D show a reduction to practice of the present invention prior to the priority date and filing date of Williams *et al.*

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9. Exhibit E is a copy of release notes associated with AirDefense Release 3.0.

Exhibit E was made in this country (U.S.A.) prior to the February 14, 2003

priority date of Williams et al. and the February 13, 2004 filing date of Williams

et al. The corresponding dates of Exhibit E show a conception and reduction to

practice of the present invention prior to the priority date and filing date of

Williams et al.

10. Exhibit E details functionality of the present invention. For example, Exhibit E

describes a hierarchal approach to managing devices. There are static icons and

stateful icons. Static icons represent the System, and the Locations and Groups of

Sensors. Stateful icons represent the presence, associations, and states of

individual Sensors, Access Points, and Stations in your wireless local area

network (WLAN).

I hereby declare that all statements made in this instrument of my knowledge are true

and all statements made on information and belief are believed to be true and further

that these statements are made with the knowledge that willful false statements and

the like so made are punishable by fine or imprisonment, or both, under Section 1001

of Title 18 of the United States Code and that such willful false statements may

jeopardize the validity of the application or any patent issuing thereon.

Respectfully submitted,

Date: September 9, 2008

/Amit Sinha/

Amit Sinha

VP and CTO, AirDefense, Inc.

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